

Bloomsburg Democrat.

WM. H. JACOBY, Editor.
Wednesday, Sept. 11, 1867.
B. M. PETERMAN & Co., 37 Park Row New York
are daily authorized to solicit and receive subscrip-
tions and advertising for the Democrat & Star, pub-
lished at Bloomsburg, Columbia county, Pa.

State, District & County Ticket.

For Judge of the Supreme Court,
W. H. JACOBY, of Philadelphia.
CAPT. **THOMAS CHALFANT**,
of Montour County.
SHERIFF,
MORDECAI MILLARD, of Centre Twp.
JACOB YOHE, of Millin Twp.
COUNTY COM. B.
DAVID YEAGER, of Locust Twp.
JURY COM. B.
THOS. J. WELLIVER, of Mt. Pleasant.
AUDITOR,
JACOB HARRIS, of Hemlock Twp.

POLICY.

We have in this county a certain class of men, styling themselves Democrats, whose entire political vocabulary is made up of simply one word, and that word is POLICY! These policy Democrats are the men who congregate in little, dirty, smoky, filthy, out-of-the-way back rooms, and talk in *schizoid* tones of the acts of the government.

They are the men who gather in little knots of two or three, on the street, who before condemning any act, first look in every direction to see that no one approaches, and then in *low* whispers say, 'this is all wrong, but we must resort to policy to overcome it, it won't do to openly condemn this course.'

They are the men whose coward hearts shake with fear at the sight or hearing of a military prison; or a little, contemptible shoulder-strapped hilding of Abolition power.

They are the men who never see the occasion on which bold words should be used.—No emergency can arise that to them would justify the use of strong, forcible measures; they never believe in asserting and maintaining their principles with that indomitable pluck which in almost every instance guarantees victory. They never advocate the glorious doctrine of Right of Revolution, but they are men who would purchase peace at the expense of honor, and personal safety at the cost of a Nation's independence—for when the rights and liberty of American citizens were attacked and swept away, by the lamented dead joker, in his suspension of the writ of *habeas corpus*—that writ that guarantees to every citizen the sacred privileges of proving his innocence of any crime with which he is charged—th-y cried policy!

When our citizens were arrested without the least possible color of law, but in open defiance of law, and incarcerated in the dark, damp, and filthy dungeons of American bastilles, they proposed to resort to policy, weak, low, grovelling, cowardly policy, to effect a change in the government and maintain their honor and liberty.

When a miserable, contemptible Abolition newspaper would applaud and endorse these acts of tyranny on the part of the Administration, and hint that there were men in that community who were marked, because of their opposition to the Administration, they slunk away into their dark corners, feeling sure they were the men; and there before their cowardly imaginations, would rise up files of soldiers for their arrest, and military prisons larger than Forts Warren or Lafayette.

When the proclamation of martial law swept away the entire rights and privileges of the people, together with every legislative enactment, and substituted the will of one man in place of the expressed will of the whole, they did not denounce the act in unmeasured terms, and advise the people to organize an army to fight against it, as brave men should have done, but satisfied themselves for the outrage upon their dearest personal rights by that unmoving, inactive and feigning cry of policy—policy.

LIGHT AHEAD!

A Glorious Step in Advance!

The recent news from California has given heart to all true lovers of the Union. It had really come to be feared that the destructive, Stephens, Sumner &c., where going to have their own way forever. But the people of this young Lion of the west, California, have made it manifest that age does not belong all knowledge; and while we of the Atlantic coast have been doing, this fresh and new people, between the distant western slopes of the Rocky Mountains and the shores of the Pacific, have arisen as a giant refreshed with new wine, and pronounced in tones which must disturb the slumbers of the *Klip Van Winkles* of the old States.

The Democracy of California have swept the State in a most effectual manner. A Democratic Governor, a majority of Democratic members of Congress, and a handsome gain in the State Legislature, are the results of this awakened feeling in the new, thriving, *lice* state of the "golden Gate."

The Republican papers of the state have received instructions from the Standing Committee of that party to keep at the head of their columns certain garbled extracts from the opinion of Judge Shawwood, wherein he decided that when a man borrows gold or its equivalent, and agrees to pay in gold or its equivalent, the borrower should not be allowed to repudiate his contract, and pay in depreciated currency. Judge Shawwood is of the opinion that when one man makes a bargain with another, the bargain must be *delivered up to*; while Williams, the yankee candidate, is in favor of repudiating the bonds upon which money was borrowed to improve the very ground on which he lives.

The Union Pacific Railroad, (Omaha branch) is completed a distance of five hundred and forty miles.

OUR COUNTY.

Some years ago Columbia County earned and received the appellation of the Star of the North. Since the time this honorable name was applied to her she has much more than doubled her Democratic majority; and all this in the teeth of the fact that a most formidable backed up opposition paper was started to promulgate the abominable doctrines of the negro loving party, with the hope of blinding the "ignorant duteh." The publisher of the *Columbia County Republican*, however, came to grief. The old friends of that "honored" institution have seen proper to devote their energies in a different direction; and the upshot of the whole business is, that the Democracy will pile up such a majority as will not only astonish the wooden nutmeg party, but which will astonish themselves. We have labored long and faithfully for results such as are now about to be produced; and in common with our true, old fashioned Democratic friends, we congratulate ourselves on the auspicious state of affairs.

AWAKE!

In 1860 the people were told by Abraham Lincoln, and the men who acted with him composing the Republican party of the present day, that the South would not secede; that she could not be "kicked out" of the Union; that even if there should be secession and war, thirty days, and a few old cows" would settle the matter; that every body, male and female, old and young, could, thereupon, quietly go to their homes and enjoy the rights, liberties, and privileges guaranteed to them by the laws of the land, without further disturbance; that thislight proceeding could be the cause of no great additional national indebtedness; that the onward progress of the Nation to prosperity would in no way be impeded; and, finally, that the pillars of Constitutional liberty would, upon the whole be strengthened.

Now, was ever such a batch of lies of an important character told before, by a political party making pretensions to respectability? As the world knows, the people of the United States have now imposed on them such a national debt as few countries were ever called to bear; that we are paying such taxes in proportion to the value of our property as no civilized people were ever before required to pay; that thousands upon thousands of the best men of the nation, from north and south, are "sleeping the sleep that knows no waking" on the grandest battle field the world ever saw, a field stretching from Pennsylvania to the Gulf of Mexico; in short that morally, physically, pecuniarily, and politically, we no longer occupy the high position which was our boast only six short years ago. Now, shall we not deserve the scorn of the earth if we do not rub our eyes and begin to inquire what party has reduced us to a position so utterly degraded?

Why should this state of things be continued? The debt perhaps is inevitable; but why does not the party in power give us at least one thing which is of more importance than any other, that is, a restored Union. If this were done, other grievances might be tolerated. In due time they would be removed; but with a dismembered Union, a disfranchised white population, and with negro supremacy, in fact in some sections with negro *supremacy*, we cannot expect to achieve the great triumph of restoring to this continent that grand Republic which was the work of our Fathers, the glory of us of later years, and the occasion of fear and dread to the despots of the old world.

Let the people arouse, and place in power men of the old Union, constitution loving stripes, and let the teachers of the higher law doctrine be consigned to the infamy which is the proper portion of all who ignore and resist the will of the people as expressed in the fundamental law of the land. California has spoken, and let the people of the old Commonwealth of Pennsylvania respond.

Surrender of Gen. Grant.

The drawing men of the Radical press, clutched with great eagerness at the straw which floated by them in the shape of Gen. Grant's letter to the President in the Sheridan matter. But they avoid the shark which opens its ugly jaws right in their face, in the shape of Grant's withdrawal of his protest against the transfer of Sheridan and Sickles. It seems that at an interview between the President and Grant, the former convinced the latter that he (Grant) was mistaken in his views of the transfer question, and that Grant not only wrote the President a private letter withdrawing his protest but, at once issued the orders *dismissing* the *Stars of Louisiana* and *South Carolina*.—Grant took sides with the Radicals one day and surrendered to the President the next. It didn't take all summer for Andy to whip Ulysses in on "that line."—Belford Gazette.

The editor of the *Republican* is a gay docteur. He told us that he had floods of letters of a most interesting character, from his patrons, but he don't print them—any more. He told us that the Shawwood opinion was going to damn that gentleman, politically, but his readers do not have the benefit of it. He said that the negro fought shoulder to shoulder with the white man under Jackson, at New Orleans but he fails to furnish the proof. A constant reader of his valuable journal we object to these tricks and respectfully ask that the profound knowledge of the Doctor be not hid under a bushel.

BARN BURNED.—The barn of Samuel Resler, of Shamokin township, Northumberland County, was struck by lightning on the 28th ult., and consumed with all its contents. The barn and contents were insured in the Farmer's Mutual Fire Insurance Company, of this place, in the sum of eleven hundred dollars. Just so much plucked out of the fire, for the Farmer's Mutual Fire Insurance Company always pays its losses promptly.—Montour American.

Penches from the Philadelphia market have been for sale in abundance on our streets for the last few days, common price about \$2.25

PROCEEDINGS IN COURT.

SEPT. TERM, 1867.

The several Judges were present at the opening of court, Judge Ellwail having partially recovered from his sickness. Charles H. Hess was made foreman of the Grand Jury. The business was confined almost exclusively to Commonwealth cases.

Edward Torby—pleaded guilty to a charge of Fornication and bastardy.—Fine \$10, and \$1 per week until the child is seven years old.

Sylvester Hoffman—who had been found guilty at last court for refusing the vote of a citizen, produced the pardon of Gov. Geary. Commonwealth vs. Allen Man—charge of Fornication and bastardy.—Held to bail.

Commonwealth vs. Allen Buckalew.—Bail for appearance at next term.

Commonwealth vs. Clinton Dewitt—charge of forgery.—Held over. Messrs. Russell R. Pealer and C. W. Miller admitted to practice in the several courts of the County.

Commonwealth vs. Samuel R. Kline—Assault and battery.—Defendant to pay costs and give bail to keep the peace.

Commonwealth vs. Richard Thornton—charge with intent to ravish.—Fine of fifty dollars and costs.

Commonwealth vs. John Ludwig—Assault and Battery.—John Hinterker, the prosecutor to pay costs.

Allen Buckalew and C. R. Buckalew his bail—held each in two hundred dollars for appearance of defendant at next court.

Commonwealth vs. Fred. Bush—Two Indictments for trespass.—continued.

Commonwealth vs. James Henwood—charge, setting fire to a hay shed—A true bill.

Commonwealth vs. Jonathan Wilhelm—charge disturbing a religious meeting—True bill.

Commonwealth vs. Lucas Roan—Larceny—continued.

Commonwealth vs. Lawrence Casey—neglecting to open a road.—Continued.

Commonwealth vs. Wm. Geiger—Fornication and bastardy.—Continued.

Commonwealth vs. Moses Snyder—Larceny—no True Bill.

At December Term there will be two weeks Court.

GRAND JURY REPORT.

To the Honorable the Judges of the Court of Common Pleas now comprising a Court of Quarter Sessions of the Peace in and for the County of Columbia:

The Grand Inquest of the Commonwealth of Pennsylvania inquiring in and for the body of the County of Columbia. Respectfully report:

That we have examined the Public Buildings of said County and recommended—First, That the Vestibule Blinds to the entrance of the Court room be repaired—Second, That the trees in the Court House yard be trimmed and a part of them be removed, and we repeat the recommendation of former Grand Jurors as to an addition to the Court House, and to the new tables, Desks &c., in the Prothonotary's office. All of which we respectfully submit to you.

C. H. HESS, Foreman.

Proclamation by the President.

Whereas, by the Constitution of the United States, the Executive power is vested in a President of the United States of America, who is bound by a solemn oath, faithfully to execute the office of President, and to the best of his ability, to preserve, protect and defend the Constitution of the United States, and is, by the same instrument, made Commander-in-Chief of the Army and Navy of the United States, and is required to take care that the laws be faithfully executed; and

Whereas, by the same Constitution, it is provided that the said Constitution and the laws of the United States shall be made in pursuance thereof, shall be the supreme law of the land, and the Judges in every State shall be bound thereby; and

Whereas, in and by the same Constitution, the judicial power of the United States is vested in one Supreme Court, and in such inferior courts as Congress may, from time to time, ordain and establish, and the aforesaid judicial power is declared to extend to all cases in law and equity arising under the Constitution, the laws of the United States, and the treaties which shall be made under their authority; and

Whereas, All officers civil and military, are bound by oath that they will support and defend the Constitution against all enemies, foreign and domestic, and will bear true faith and allegiance to the same; and

Whereas, All officers of the Army and Navy of the United States, in accepting their commission under the laws of Congress and the rules and articles of war, incur an obligation to observe, obey and follow such direction as they shall, from time to time, receive from the President, or the General, or other superior officers, set over them, according to the rules and discipline of war; and

Whereas, It is provided by law that whenever by reason of unlawful obstructions, combinations or assemblages of persons, or rebellion against the government of the United States, it shall become impracticable in the judgment of the President of the United States, to enforce by the ordinary course of judicial proceedings, the laws of the United States, within any State or territory, the Executive in that case is authorized and required to secure their faithful execution by the employment of the land and naval forces; and

Whereas, Impediments and obstructions, serious in their character, have recently been interposed in the States of North Carolina and South Carolina, hindering and preventing, for a time, a proper enforcement of the laws of the United States, and of the judgments and decrees of a lawful court thereof, in disregard of the command of the President of the United States; and

Whereas, Reasonable and well-founded apprehensions exist that such ill advised proceedings may be again attempted there or elsewhere.

Now, therefore, I, Andrew Johnson, President of the United States, do hereby warn all persons against obstructing or interfering in any manner whatsoever, with the faithful execution of the Constitution and the laws, and command all officers of the government, civil and military, to render due submission and obedience to the said laws, and to the judgments and decrees of a lawful court of the United States, and to give the aid in their power necessary to the prompt enforcement and execution of such laws, decrees, judgments and processes.

And I do hereby enjoined upon the officers of the army and navy to assist in sustaining the course and authority of the said laws of the United States, and in the judgments and decrees of a lawful court of the United States; and I call upon all good and well-disposed citizens of the United States to remember that upon the Constitution and laws, and upon the judgments, decrees, and processes of the courts made in accordance with the same, depend

the protection of the lives, liberty and happiness of the people; and I exhort them everywhere to testify their devotion to their country, its rights and prosperity and greatness, and their determination to uphold its free institutions, by a hearty co-operation in the efforts of the government to sustain the authority of the law, to maintain the supremacy of the Federal Constitution, and to preserve, unimpaired, the integrity of the National Union.

In testimony whereof, I have caused the seal to be affixed to these presents, and sign the same with my hand.

Done at the City of Washington, the third of September, in the year one thousand eight hundred and sixty-seven.

(Signed) ANDREW JOHNSON.

By the President: WM. H. SEWARD, Secretary of State.

J. WILKES BOOTH IS ALIVE!

Affidavits Ready to prove Facts!

Baker Charged with a Conspiracy to obtain the Reward for the Body of Booth.

The following extraordinary statement of the actual existence of John Wilkes Booth, is taken from the *New Orleans Sunday News*. A correspondent says:

I have no doubt the smile of incredulity will play upon the countenance of many a one who, otherwise in his own conceit, is constrained to reject the voice of truth when proclaimed in language which a shallow intellect renders it impossible for him to comprehend, who, aping the wisdom of a Solomon, denounces everything that to him seems to partake of mystery, and "humbug," simply because his mind is incapable of grasping it, therefore proving himself an owl, and others of that numerous class of automatons whose minds, thoughts, ideas, sympathies, and actions are swayed only by prejudice; who were never known to have an original idea in their lives, or give an expression to an opinion that was not borrowed; who have the most implicit faith in all the sayings and doings of the party in power, its agents and representatives.

I have no doubt the faces of some persons will wear an incredulous smile when I boldly and fearlessly proclaim through your columns: Brother Americans, you have been deceived! John Wilkes Booth is alive!

The delusion has continued quite long enough. It is time our people were awakened to a due sense of their simplicity and susceptibility of being duped by the shrewd and cunning parasites of race, who have been and are still prowling about Washington, growing fat on the spoils of war, and drinking to the dregs the blood of the innocent victims, whose lives they have recklessly bartered for "filthy lucre," and that it might redound to their credit and self-aggrandizement.

It is time that we were made fully aware of the foul and most damning schemes that have been concocted by these "wolves in sheep's clothing" to defraud an ever generous public. It would be folly to recall in detail the tragic events of the night of April 14, 1865. They are too indelibly stamped on the memory of every American citizen. Suffice it to say, the President was assassinated, and J. Wilkes Booth denounced by common consent as the assassin.

That he made his escape from Washington, none will deny: that it was his lifeless body that was brought back to Washington, and so mysteriously disposed of—many doubted, and but few individuals believed who saw the strange conduct of the officers in charge; that it was not Booth's body, but the mangled corpse of a person resembling Booth, who has been brutally murdered and substituted in Booth's stead, can now be proven beyond dispute; that General L. C. Baker knew that it was not Booth's body, can be shown—that he claimed the reward offered for Booth's capture, and the one hundred thousand dollars were paid out of the United States Treasury, are well known facts.

But it may be asked, "How do you know these things?" From what source has your information been derived?" To all such questions I would reply in this wise, and before doing so have weighed my words well, and I know full well the purport of what I say: "I know them from diligent inquiry, and having kept my eyes open; and my information has been derived from a thorough unprejudiced and perfectly reliable source."

There are three men in the United States who have seen J. Wilkes Booth since what purported to be his mortal remains was dragged by those infuriated blood hounds into Washington.

He was recognized through his disguise on the 27th day of April, 1865, on board of a vessel which carried him beyond the reach of his supposed avengers; again he was seen by a gentleman in the month of September, 1865; and there is a young man in this city to-day who saw him no longer ago than August, 1866, and then conversed with him. The names of these individuals, duly signed to the respective affidavits, might possibly be obtained upon application to Judge Advocate Holt, or the notorious L. C. Baker, chief of the national detective police, as it is probable they may have forgotten to mention to their friends or in public a matter of such "trivial import." If not, I would venture to say the men referred to would not object to a repetition of their names to documents of a similar nature.

Be it known that I do hereby charge General Lafayette C. Baker, and his associates, with having wilfully and maliciously conspired to swindle the United States treasury out of one hundred thousand dollars.—"Vengeance is mine, saith the Lord." May the hills and mountains throughout the length and breadth of the land re-echo the cry of

JUSTICE.

Three dogs supposed to be mad have been killed in this region within the last twelve days—two in the "Schwartz settlement," and one near the foot of the north mountain. The latter had bitten two cows and a hon before he was overtaken. At last accounts the cows were all right, but as to the hon we have had no information.

Wooden pavements are being laid in the principal streets in New Orleans.

NEW ADVERTISEMENTS.

WOOL! WOOL! WOOL!!!

WOLFE EXCHANGED FOR WOOL.

The undersigned will pay the highest market price in exchange for wool of his own manufacture, or for wool of other manufacturers, or for wool of the State of Maryland, or for wool of the State of Virginia, or for wool of the State of North Carolina, or for wool of the State of South Carolina, or for wool of the State of Georgia, or for wool of the State of Florida, or for wool of the State of Alabama, or for wool of the State of Mississippi, or for wool of the State of Louisiana, or for wool of the State of Texas, or for wool of the State of Arkansas, or for wool of the State of Missouri, or for wool of the State of Illinois, or for wool of the State of Indiana, or for wool of the State of Ohio, or for wool of the State of Pennsylvania, or for wool of the State of New York, or for wool of the State of New Jersey, or for wool of the State of Delaware, or for wool of the State of Maryland, or for wool of the State of Virginia, or for wool of the State of North Carolina, or for wool of 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